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Chapter II—Executive Orders E.O. 10635

to the extent that such provisions are applicable to the Medical Corps and Dental Corps is hereby suspended until June 30 of the fiscal year following that in which the national emergency proclaimed by Proclamation No. 2914<sup>1</sup> of December 16, 1950, shall end.

DWIGHT D. EISENHOWER

THE WHITE HOUSE,  
August 19, 1955.

✓ EXECUTIVE ORDER 10633

ESTABLISHING AN AIRSPACE RESERVATION  
OVER THE LAS VEGAS PROJECT, LAS  
VEGAS, NEVADA

By virtue of the authority vested in me by section 4 of the Air Commerce Act of 1926 (44 Stat. 570), the airspace above the following-described portion of the United States is hereby reserved and set apart for national defense and other governmental purposes as an airspace reservation within which no person shall navigate an aircraft except by authority of the United States Atomic Energy Commission:

All that area within the United States lying within the following-described boundaries:

LAS VEGAS PROJECT, LAS VEGAS, NEVADA

Beginning at Lat. 37°17'00", Long. 115°45'00"; thence due south to Lat. 37°12'00", Long. 115°45'00"; thence due west to Lat. 37°12'00", Long. 115°56'00"; thence due south to Lat. 36°41'00", Long. 115°56'00"; thence due west to Lat. 36°41'00", Long. 116°13'00"; thence due north to Lat. 37°16'00", Long. 116°13'00"; thence due east to Lat. 37°18'00", Long. 115°56'00"; thence due north to Lat. 37°17'00", Long. 115°56'00"; thence due east to Lat. 37°17'00", Long. 115°45'00", the point of beginning.

Any person navigating an aircraft within this airspace reservation in violation of the provisions of this order will be subject to the penalties prescribed in the Civil Aeronautics Act of 1938 (52 Stat. 973), as amended.

This order supersedes Executive Order No. 10218<sup>2</sup> of February 28, 1951, establishing an airspace reservation over the Las Vegas Project, Las Vegas, Nevada.

DWIGHT D. EISENHOWER

THE WHITE HOUSE,  
August 19, 1955.

<sup>1</sup>3 CFR, 1950 Supp., p. 71.

<sup>2</sup>CFR, 1951 Supp., p. 415.

EXECUTIVE ORDER 10634

PROVIDING FOR LOANS TO AID IN THE RE-  
CONSTRUCTION, REHABILITATION AND RE-  
PLACEMENT OF FACILITIES WHICH ARE  
DESTROYED OR DAMAGED BY A MAJOR  
DISASTER AND WHICH ARE REQUIRED FOR  
NATIONAL DEFENSE

By virtue of the authority vested in me by the Defense Production Act of 1950, as amended (50 U. S. C. App. 2061, et seq.) and as President of the United States, it is hereby ordered as follows:

Whenever financial assistance is not otherwise available on reasonable terms, provision may be made for loans (including participations in, or guarantees of, loans) under Section 302 of the Defense Production Act of 1950, as amended (50 U. S. C. App. 2092), to aid in carrying out the reconstruction, rehabilitation, or replacement of facilities which are destroyed or damaged by major disaster as defined and determined under the provisions of the Act entitled, "An Act to authorize Federal assistance to States or local Governments in major disasters, and for other purposes", (64 Stat. 1109), whenever such facilities are required for national defense as determined by the Director of the Office of Defense Mobilization.

DWIGHT D. EISENHOWER

THE WHITE HOUSE,  
August 25, 1955.

EXECUTIVE ORDER 10635

CREATING AN EMERGENCY BOARD TO INVESTIGATE A DISPUTE BETWEEN THE PENNSYLVANIA RAILROAD AND CERTAIN OF ITS EMPLOYEES

WHEREAS a dispute exists between the Pennsylvania Railroad, a carrier, and certain of its employees represented by the Transport Workers Union of America, C. I. O., Railroad Division, a labor organization; and

WHEREAS this dispute has not heretofore been adjusted under the provisions of the Railway Labor Act, as amended; and

WHEREAS this dispute, in the judgment of the National Mediation Board, threatens substantially to interrupt interstate commerce to a degree such as to deprive a section of the country of essential transportation service:

NOW, THEREFORE, by virtue of the authority vested in me by section 10 of

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to which he would have been entitled had he remained in the Federal service when he is re-employed pursuant to section 6 (a) of the Act, and the entitlement of a Presidential appointee or an elected officer to such rate of basic compensation when he is re-employed in the Federal position which he left or one of like seniority, status, and pay within ninety days from the date of his separation from the Agency following a term of employment not extending beyond the first three consecutive years from the date of his entering the employ of the Agency.

(c) The entitlement of a Federal employee upon re-employment as prescribed in subsection (b) of this section, or of a Presidential appointee or an elected officer who is re-employed within ninety days from the date of his separation from the Agency following a term of employment not extending beyond the first three consecutive years from the date of his entering the employ of the Agency, to service credit for all appropriate civil-service purposes for the period commencing with his separation from his Federal position and ending with the termination of his service with the Agency, and, in the case of a Federal employee, for the additional period between the termination of his service with the Agency and his re-employment.

(d) The restoration of the sick-leave account of a Federal employee, a Presidential appointee, or an elected officer to its status at the time he left the Federal service if he is re-employed as prescribed in subsection (c) of this section.

(e) The right of appeal to the Civil Service Commission by any Federal employee who enters the employ of the Agency pursuant to section 6 (a) of the Act and who is denied re-employment. The decision of the Commission on the appeal shall be final, and the department or agency concerned shall take the action necessary to effectuate the decision of the Commission.

SEC. 4. Regulations prescribed pursuant to section 1 of this order need not be limited in their coverage and application to the protections and benefits set forth herein.

SEC. 5. Prior to the re-employment of a Federal employee pursuant to section 6 (a) of the Act and during the employment

elected officer pursuant to section 6 (b) of the Act, all computations under section 6 of the Act, this order, or regulations prescribed pursuant to section 1 of this order shall be made in the same manner as they would have been if the rate of basic compensation received by the Federal employee, Presidential appointee, or elected officer concerned on the last day of his Federal service had continued without change.

DWIGHT D. EISENHOWER

THE WHITE HOUSE,  
July 25, 1958.

✓ EXECUTIVE ORDER 10775

AMENDMENT OF EXECUTIVE ORDER NO. 10633,<sup>1</sup> ESTABLISHING AN AIRSPACE RESERVATION OVER THE LAS VEGAS PROJECT, LAS VEGAS, NEVADA

By virtue of the authority vested in me by section 4 of the Air Commerce Act of 1926 (44 Stat. 570), it is ordered as follows:

That part of Executive Order No. 10633 of August 19, 1955, which describes the area of the Las Vegas Project, Las Vegas, Nevada, above which an airspace reservation has been established by the order, is hereby amended to read as follows:

LAS VEGAS PROJECT, LAS VEGAS, NEVADA

Beginning at Lat. 37°17'00", Long. 115°45'00"; thence due south to Lat. 37°12'00", Long. 115°45'00"; thence due west to Lat. 37°12'00", Long. 115°56'00"; thence due south to Lat. 36°41'00", Long. 115°56'00"; thence due west to Lat. 36°41'00", Long. 116°26'30"; thence due north to Lat. 36°51'00", Long. 116°26'30"; thence due west to Lat. 36°51'00", Long. 116°33'30"; thence due north to Lat. 37°16'00", Long. 116°33'30"; thence due east to Lat. 37°16'00", Long. 115°56'00"; thence due north to Lat. 37°17'00", Long. 115°56'00"; thence due east to Lat. 37°17'00", Long. 115°45'00", the point of beginning.

The effect of the amendment made by this order is to enlarge the said airspace reservation by including therein the air space above an area of approximately fifteen by forty miles at the western boundary of the reservation, so that the reservation will include all the air space above the Atomic Energy Commission's test-site area. The air space above the

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additional area was formerly a part of the restricted air space over the Las Vegas Bombing and Gunnery Range of the Department of the Air Force.

This order shall become effective thirty days after the date thereof.

DWIGHT D. EISENHOWER

THE WHITE HOUSE,  
July 25, 1958.

EXECUTIVE ORDER 10776

DELEGATING TO THE SECRETARY OF DEFENSE CERTAIN AUTHORITY OF THE PRESIDENT RELATING TO THE MODIFICATION OF STANDARDS AND REQUIREMENTS WITH RESPECT TO THE INDUCTION OF PERSONS INTO THE ARMED FORCES, AND FOR OTHER PURPOSES

By virtue of the authority vested in me by title 3 of the United States Code, and as President of the United States and Commander in Chief of the Armed Forces, there is hereby delegated to the Secretary of Defense the authority (relating to the prescribing of rules and regulations modifying the standards and requirements with respect to induction of persons into the armed forces) vested in the President by the last proviso of section 4 (a) of the Universal Military Training and Service Act, added by the act of July 28, 1958. The Secretary of Defense is hereby authorized to re-delegate that authority to any official of the Department of Defense who is required to be appointed by and with the advice and consent of the Senate. No person shall be inducted into the armed forces for training and service who does not meet the standards and requirements specified in the rules and regulations prescribed by the Secretary or his designee pursuant to this order.

DWIGHT D. EISENHOWER

THE WHITE HOUSE,  
July 28, 1958.

EXECUTIVE ORDER 10777

AMENDING EXECUTIVE ORDER No. 10758<sup>1</sup> TO INCREASE THE MEMBERSHIP OF THE CAREER EXECUTIVE BOARD

By virtue of the authority vested in me by the laws of the United States, including section 1753 of the Revised Statutes

(5 U. S. C. 631) and the Civil Service Act of January 16, 1883 (22 Stat. 403), and as President of the United States, it is ordered as follows:

Section 2 of Executive Order No. 10758 of March 4, 1958 (23 F. R. 1589), entitled "Establishing a Career Executive Program within the Civil Service System," is hereby amended to read as follows:

*"SEC. 2. Career Executive Board.* There is hereby established the Career Executive Board, hereinafter referred to as the Board, which shall be composed of seven members. Four of the members shall be appointed by the President from private life and each of three of the members shall be a representative of an executive agency in consonance with section 214 of the Independent Offices Appropriation Act, 1946, approved May 3, 1945 (59 Stat. 134; 31 U. S. C. 691). One of the agencies so represented shall be the Commission and the other two shall be such executive agencies, other than the Commission, as the President may from time to time designate. Not more than four members of the Board shall be adherents of the same political party. The Chairman of the Board shall be designated from time to time by the President from among the members of the Board."

DWIGHT D. EISENHOWER

THE WHITE HOUSE,  
August 6, 1958.

EXECUTIVE ORDER 10778

AUTHORIZING THE APPOINTMENT OF WILLIAM K. HARRIS TO A COMPETITIVE POSITION WITHOUT COMPLIANCE WITH THE CIVIL SERVICE ACT AND RULES

By virtue of the authority vested in me by section 2 of the Civil Service Act of January 16, 1883 (22 Stat. 403, 404), I hereby authorize the career-conditional appointment of William K. Harris to a competitive position in the Department of the Navy without compliance with the competitive provisions of the Civil Service Act and Rules.

This order is recommended by the Secretary of the Navy.

DWIGHT D. EISENHOWER

THE WHITE HOUSE,  
August 20, 1958.

<sup>1</sup> *Supra.*